

STATE OF RHODE ISLAND
BEFORE STATE LABOR RELATIONS BOARD

In the MATTER of	:
	:
State of Rhode Island, Department of	:
Community Affairs Employer	:CASE NO. EE-3114
	:
- and -	:
	:
<u>RISEA-COUNCIL 22, AFSCME, AFL-CIO</u> Petitioner	:

CERTIFICATION OF REPRESENTATIVES

Pursuant to a Consent Election by and between the State of Rhode Island, Department of Community Affairs (all employees in the Department of Community Affairs excluding Youth Program Assistants, supervisory employees and summertime help, and excluding those employees determined to be professionals, as of the week ending January 31, 1976) and RISEA-COUNCIL 22, AFSCME, AFL-CIO, the Rhode Island State Labor Relations Board held an election on February 12, 1976, by payroll dues deduction verification and comparison of union cards signatures of: all employees in the Department of Community Affairs excluding Youth Program Assistants, supervisory employees and summertime help, excluding those employees determined to be professionals, as of the week ending January 31, 1976 employed by the State of Rhode Island, Department of Community Affairs.

On the basis of the payroll dues deduction verification and comparison of union cards signatures said employees as aforesaid, RISEA-COUNCIL 22, AFSCME, AFL-CIO, has been designated by a majority of said employees of the State of Rhode Island, Department of Community Affairs (all employees in the Department of Community Affairs excluding Youth Program Assistants, supervisory employees and summertime help, and excluding those employees determined to be professionals, as of the week ending January 31, 1976), as their collective bargaining representative.

The Rhode Island State Labor Relations Board by virtue of and pursuant to the powers vested in said Board by Section 28-7-16, of the General Laws of Rhode Island, 1956, entitled State Labor Relations Act, it is hereby:

CERTIFIED, that RISEA-COUNCIL 22, AFSCME, AFL-CIO has been designated and selected by a majority of: all employees in the Department of Community Affairs excluding Youth Program Assistants, supervisory employees and summertime help, and excluding those employees determined to be professionals, as of the week ending January 31, 1976, as their sole representative for the purpose of collective bargaining and that pursuant to the provisions of Section 28-7-16 of the Act, RISEA-COUNCIL 22, AFSCME, AFL-CIO is the exclusive bargaining representative of said employees for the purposes of collective bargaining with respect to rates of pay, hours of employment and other conditions of employment.

RHODE ISLAND STATE LABOR RELATIONS BOARD


CHAIRMAN


MEMBER


MEMBER

DATED: February 18, 1976
Providence, Rhode Island

TO: State of Rhode Island, Department of Community Affairs
RISEA-COUNCIL 22, AFSCME, AFL-CIO